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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/691,907	10/23/2003	Robert Galli	P00573-US2	6537	
3017 7	590 12/16/2005		EXAMINER		
BARLOW, JO	OSEPHS & HOLMES, L	TD.	CHOI, JACOB Y		
101 DYER ST 5TH FLOOR	REET		ART UNIT	PAPER NUMBER	
PROVIDENCI	E, RI 02903		2875		
			DATE MAILED: 12/16/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

				$H:\mathcal{H}$			
		Application No.	Applicant(s)				
Office Action Summary		10/691,907	GALLI, ROBERT	ļ			
		Examiner	Art Unit				
		Jacob Y. Choi	2875				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address				
THE - Exte after - If the - If NO - Failt Any	MAILING DATE OF THIS COMMUNICATION.  Insions of time may be available under the provisions of 37 CFR 1.13  If SIX (6) MONTHS from the mailing date of this communication.  If period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we use to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed rs vill be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 27 Se	eptember 2005.					
•	This action is FINAL. 2b) This action is non-final.						
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	Claim(s) 1-19 is/are pending in the application.						
5\⊠	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) <u>1-4 and 17-19</u> is/are allowed. Claim(s) <u>5,6,11 and 12</u> is/are rejected.						
	Claim(s) <u>5,6,77 and 12</u> is/are rejected.  Claim(s) <u>7-10 &amp; 13-16</u> is/are objected to.						
·-	Claim(s) 7-70 & 73-70 Israte objected to:  Claim(s) are subject to restriction and/or election requirement.						
Applicat	tion Papers						
9)[]	The specification is objected to by the Examine	er.					
	The specimention is objected to by the Examinor.  D) ☑ The drawing(s) filed on <u>05 July 2005</u> is/are: a) ☐ accepted or b) ☑ objected to by the Examiner.						
, —	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)[	The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.				
Priority	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign		)-(d) or (f).				
	1. Certified copies of the priority documents						
	2. Certified copies of the priority document						
	3. Copies of the certified copies of the prior application from the International Bureau	<del>-</del>	ed in this National Stage				
*	See the attached detailed Office action for a list	• • • • • • • • • • • • • • • • • • • •	ed.				
Attachmei	nt(s)						
_	ce of References Cited (PTO-892)	4) 🔲 Interview Summary					
	ce of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate Patent Application (PTO-152)				
	rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	6) Other:	atom Appropriation (1 10-102)				

## **DETAILED ACTION**

## **Drawings**

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the primary tool must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

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# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

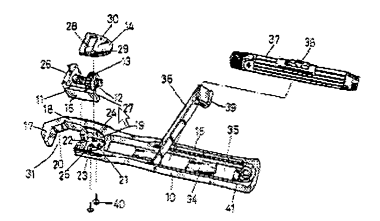
(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 5, 6, 11 & 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Lee (USPN 6,334,693).

Regarding claim 5, Lee discloses a housing (10) having a primary compartment (19), the primary compartment (19) being configured to receive a primary tool (11), the housing including a front end (17), a back end (opposite end of the front) and a top surface (Figure 1), and a channel (15) forming a secondary compartment (rear end/10) in the back end of the housing, the channel (15) having a bottom wall (34) and a side wall (e.g., near 15) extending upwardly between the bottom wall (34) and the top surface with an opening in the side wall at the back end of the housing (10), the channel (15) slideably receiving and retaining a secondary tool (flash light) through the opening in the side wall (e.g., near 15) the channel (15) including mating formation adapted to engage and retain the secondary tool (flash light).

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Note: claims in a pending application should be given their broadest reasonable interpretation. *In re Pearson*, 181 USPQ 641 (CCPA 1974).

It has been held that the recitation that an element is "adapted to" perform a function is not a positive limitation but only requires the ability to so perform. It does not constitute a limitation in any patentable sense. *In re Hutchison*, 69 USPQ 138.

Regarding claim 6, Lee discloses a closure element (36) pivotably connected to the back end of the housing (10), the closure element (36) being pivotably from a first open position to a second closed position over the opening in the sidewall (e.g., near 15) wherein the closure element (36) in the closed position retains the secondary tool (flash light) in the channel (15).

Regarding claim 11, Lee discloses an outer casing (10) for receiving and enclosing primary device (11), the outer casing (10) having a front end (17), a back end (opposite end of the front) and a top surface (Figure 1), and a channel (15) forming a secondary compartment (rear end/10) in the back end of the housing, the channel (15)

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having a bottom wall (34) and a side wall (e.g., near 15) extending upwardly between the bottom wall (34) and the top surface (Figure 1) with an opening in the side wall (e.g., near 15) at the back end of the housing (10), the channel (15) to slideably receiving and retaining a secondary tool (flash light) through the opening in the side wall (e.g., near 15) the channel (15) including mating formation <u>adapted to</u> engage and retain the secondary tool (flash light).

Regarding claim 12, Lee discloses a closure element (36) pivotably connected to the back end of the housing (10), the closure element (36) being pivotably from a first open position to a second closed position over the opening in the sidewall wherein the closure element (36) in the closed position retains the secondary tool (flash light) in the channel.

#### Response to Amendment

4. The examiner acknowledges that the applicant has amended claims 5 & 11. Claims 1-4, 6-10 & 12-19 remain unchanged, accordingly, claims 1-19 are pending in the application.

## Response to Arguments

5. Applicant's arguments filed 9/27/2005 have been fully considered but they are not persuasive.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies are not clearly shown in drawing figures or disclosed in the originally filed & amended specification, providing limited understanding of the term "primary tool". Amendment to the specification filed on 7/05/2005 vaguely mentioned that "the flashlight 14 further includes an operational light assembly generally indicated at 16, received and enclosed with a primary interior compartment 17 at one end of the housing 15 ... etc" and failed to additionally disclose what the "primary tool" comprise of.

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Applicant's argument is not properly supported when stating, "one skilled in the art would never refer to the moving portion of the wrench as a tool unto itself" because applicant him/herself is failed to provide any specific meanings behind what the "primary tool" is.

One in ordinary skill in the art would never be able to understand what applicant's definition of the "primary tool", when the specification does not clearly provide support thereof, other then it may be parts of the flashlight. Also, one in ordinary skill in the art/the examiner would broadly understand the term "tool" as it is defined in the dictionary, where claims in a pending application are given their broadest reasonable interpretation, therefore, the term "primary tool" is interpreted as a device, used to perform or facilitate manual or mechanical work. The examiner can only predict that the "primary tool", in the claims, may be portions of the flashlight including light bulb(s), reflector, socket, electrical connection, battery(s), switch ... etc, which may be considered as a tool by applicant's vague support in the specification, similar to prior art

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reference Lee. In other words, applicant's specification failed to provide any defined meanings of the term "primary tool" and prior art reference Lee clearly discloses (e.g., 11) an element/device/tool that is mechanically facilitated by a housing having a primary compartment meeting applicant's claimed limitation(s).

## Allowable Subject Matter

- 6. Claims 7-10 and 13-16 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter:

Claim 1 recites a housing having a channel configured within the top surface and extending inwardly from a peripheral edge of the back end of the housing, the channel having a bottom wall and opposing side walls extending upwardly from the bottom wall, and further having an opening in the side wall at the back end of the housing, the channel being configured to slideably receive a removable tool, the channel and the removable tool having complementary formations for interfitting engagement thereof, and a closure element movably coupled to the back end of the housing.

Claim 17 recites a secondary compartment having a front end, a back end, a top surface, and a channel configured within the top surface, the secondary compartment being configured to slideably receive the pocket knife in interfitting mated relation

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therein & the secondary compartment and the pocket knife having complementary formations for interfitting engagement thereof.

Lee (USPN 6,334,693) teaches wrench / casing having channels & a closure element for a portable flashlight.

Because none of the reference cited discloses the combination of a case / housing assembly having both primary compartment and a secondary compartment / channel where secondary compartment / channel is configured to slideably receive the pocket-knife / removable tool in interfitting mated relation & the casing comprising a closure element removably coupled to *the back end* of the housing proving an open and close operation, nor is there any motivation to combine them, the claims are deemed patentable over the prior art of record. Claims 1-4 and 17-19 are allowed.

#### Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacob Y. Choi whose telephone number is (571) 272-2367. The examiner can normally be reached on Monday-Friday (10:00-7:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JC

JOHN ANTHONY WARD PRIMARY EXAMINER